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FROM:

Scott J. Meyer - Attorney Reg. No. 25,275

Phone: 314-446-7639 Fax: 314-446-7601

IN RE:

Serial No. 10/643,508

Filed: 08/19/2003

Attorney Docket No.: WU-01267/1-US

Inventor:

**BARRY P. SLECKMAN** 

Assigned to:

**Washington University** 

Title: Method for Gene Isolation by Cre-Trap Cloning

SEE ATTACHED:

**AMENDMENT A** 

Number of Pages sent: 4 (including this cover page)

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Approved for use through 07/31/2006. OMB 0851-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE lection of information unless it displays a valid OMB control number. Under the Paperwork Reduction Act of 1995, no persons are required to respond. Application Number 10/643.508 Filing Date TRANSMITTAL 08/19/2003 First Named Inventor **FORM** BARRY P. ŞLECKMAN Art Unit 1836 Examiner Name NANCY S. VOGEL (to be used for all correspondence after initial filling) Attorney Docket Number WU-01267/1-US Total Number of Pages in This Submission **ENCLOSURES** (Check all that apply) After Allowance Communication to TC Fee Transmittal Form Drawing(a) Appeal Communication to Board Licensing-related Papers Fee Attached of Appeals and Interferences Appeal Communication to TC ~ Petition (Appeal Notice, Brief, Reply Brief) Amendment/Reply Petition to Convert to a After Final Proprietary Information Provisional Application Power of Attorney, Revocation Status Letter Affidavits/declaration(s) Change of Correspondence Address Other Enclosure(s) (please Identify Terminal Disclaimer Extension of Time Request below): Request for Refund **Express Abandonment Request** CD, Number of CD(s) \_ Information Disclosure Statement Landscape Table on CD Certified Copy of Priority Remarks Document(s) AMENDMENT A, TWO PAGES, IS TRANSMITTED HEREWITH BY FACSIMILE. Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name PHARMACIA CORP. - MC5S Signature Printed name SCOTT J. MEYER Date Reg. No. 2005 25,275 CERTIFICATE OF TRANSMISSION/MAILING Facremely I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below: Signature SCOTT J. MEYER Date 2005

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Attorney Docket No. WU-01267/1-US

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:	
BARRY P. SLECKMAN	EXAMINER: Nancy S. Voge
SERIAL NUMBER: 10/643,508	
FILED: AUGUST 19, 2003	GROUP ART UNIT: 1636
TITLE: METHOD FOR GENE ISOLATION ) BY CRE-TRAP CLONING )	

### **AMENDMENT A**

MAIL STOP AMENDMENT Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This is in response to the Office Action Date Mailed 12/28/2004.

### REMARKS

In the Office Action dated December 28, 2004, restriction to one of the following inventions was required under 35 U.S.C. § 121:

- I. Claim 1, drawn to a vector, classified in class 435, subclass 320.1.
- II. Claim 2, drawn to a method of isolating genes encoding a protein that regulates the expression of a gene of interest, classified in class 435, subclass 6.

The requirement for restriction is traversed.

Nevertheless, in accordance with the requirement, applicant herewith provisionally elects for examination in this application the invention of Group I, claim 1. In the event the restriction is made final and claim 2 is withdrawn by the Examiner, applicant reserves the right to file claim 2 in a divisional application pursuant to 35 U.S.C. § 121.

Attorney Docket No. WU-01267/1-US

In traverse of the requirement for restriction, applicant contends that the method of the Group II, claim 2, is common subject matter with the product of the Group I, claim 1, and both claims can readily be examined together. Applicant submits that a combined search made in the two subclasses designated by the Examiner for these two claims does not appear unreasonable or to present any material burden on the office.

In the event the restriction is made final and claim 2 is withdrawn, applicant notes and appreciates the Examiner's comments on pages 3-4 of the Office Action that applicant can avail himself of the provisions concerning rejoinder of the method claim to the product claim.

Respectfully submitted,

Scott J. Meyer

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SJM/mrr

Jan. 24, 2005